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APPLICATION NO. FILING DATE		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/705,471 11/10/2003		11/10/2003	Philip Zocco	G0718.70000US00	5730		
23628	7590	11/02/2004		EXAM	EXAMINER		
		LD & SACKS, PC	CHAPMAN, J	CHAPMAN, JEANETTE E			
FEDERAL I 600 ATLAN			ART UNIT	PAPER NUMBER			
BOSTON, I	MA 022	10-2211	3635				
				DATE MAILED: 11/02/200-	4		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)	· · · · · · · · · · · · · · · · · · ·
Office Action Summe	10/705,47	'1	ZOCCO, PHILIP	95	
Office Action Summa	Examiner		Art Unit		
		E Jeanette	3635		
The MAILING DATE of this co Period for Reply	mmunication app	ears on the	cover sheet with	the correspondence add	ress
A SHORTENED STATUTORY PER THE MAILING DATE OF THIS COM - Extensions of time may be available under the p after SIX (6) MONTHS from the mailing date of t - If the period for reply specified above is less that - If NO period for reply is specified above, the max - Failure to reply within the set or extended period Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.7	MMUNICATION. rovisions of 37 CFR 1.13 his communication. n thirty (30) days, a reply kimum statutory period w for reply will, by statute, months after the mailing	36(a). In no eve y within the state vill apply and wi , cause the appl	ent, however, may a reply atory minimum of thirty (3 Il expire SIX (6) MONTH: ication to become ABAN	y be timely filed  10) days will be considered timely.  S from the mailing date of this con DONED (35 U.S.C. § 133).	nmunication.
Status					
1) Responsive to communication	n(s) filed on <u>10 No</u>	ovember 20	<u>003</u> .		
2a) ☐ This action is <b>FINAL</b> .	2b)⊠ This	action is n	on-final.		
3) Since this application is in cor	ndition for allowar	nce except	for formal matters	s, prosecution as to the i	merits is
closed in accordance with the	practice under E	x parte Qu	<i>ayle</i> , 1935 C.D. 1	1, <b>453</b> O.G. 213.	
Disposition of Claims					
4)⊠ Claim(s) <u>1-21</u> is/are pending i	n the application.				
4a) Of the above claim(s)	is/are withdrav	wn from coi	nsideration.		
5) Claim(s) is/are allowed					
6)☐ Claim(s) <u>1-3,6-14 and 17-21</u> is	=				
7) Claim(s) <u>4,5,15 and 16</u> is/are	-				
8) Claim(s) are subject to	restriction and/or	r election re	equirement.		
Application Papers					
9)☐ The specification is objected to	by the Examine	r.			
10) The drawing(s) filed on	is/are: a)∏ acce	epted or b)	objected to by	the Examiner.	
Applicant may not request that ar	• •	• • •	•	` '	
Replacement drawing sheet(s) in					
11) ☐ The oath or declaration is obje	cted to by the Ex	aminer. No	te the attached C	office Action or form PTC	D-152.
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a a) All b) Some * c) None	e of:		•	19(a)-(d) or (f).	
1. Certified copies of the p				lingting No	
<ul><li>2. Certified copies of the p</li><li>3. Copies of the certified c</li></ul>					tage
application from the Inte	•	<u> </u>		ccived iii tiiis ivationai S	itage
* See the attached detailed Office		•	` ''	ceived.	
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Attachment(s)					
1) Notice of References Cited (PTO-892)			4) Interview Sum	mary (PTO-413)	
<ul> <li>Notice of Draftsperson's Patent Drawing Re</li> <li>Information Disclosure Statement(s) (PTO-</li> </ul>			Paper No(s)/M	lail Date mal Patent Application (PTO-1	152)
Paper No(s)/Mail Date <u>3/12 &amp; 2/6/2004</u> .	1 <del>44</del> 3 UI F I U/3B/U8)			copy with annotations.	102)

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3,6, 8-14, 17, 19-21 are rejected under 35 U.S.C. 102(b) as being anticipated by Schlicht et al (5123211). Schlicht discloses an insert for placement in a door light; the insert comprises:

- a substantially planar top surface defining a plane;
- the insert is made of shatterproof material; see column 4, lines 15-50;
- a raised or embossed portion 48b comprising two triangular embossments surrounded by the planar surface; the raised portion including the at least two features extend above the plane of the planar top surface; see figures 11-13;
- the type of decorative feature assumed by the insert has been considered a
  matter of choice lacking criticality; One of ordinary skill in the art would have
  selected any configuration or design for the embossed features suitable to the
  designer or user while providing for the intended purpose and function of the
  insert;
- the raised top surface has a thickness and the raised portion has a height;
   see annotations on patent copy; the height is at least one quarter the
   thickness;

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the insert is constructed of plastic material such as acrylic and polyvinyl

- a frame 18 having a least part thereof abutting an outer edge of the insert to center the insert within the frame; the frame has a central opening for exposing the raised portion of the inserts.

- the insert comprising a planar bottom surface opposite the top surface; the planar bottom surface defining a second plane; see annotations on patent copy;
- a convex portion at least partially surrounded by the planar bottom surface;
   the convex portion is recessed above the second plane of the bottom surface;
   see annotations on patent copy; the convex portion has a uniform
   configuration which corresponds to the uniform configuration of the raised
   portion
- for the method: Schlicht discloses molding a door light, framing the door light in a frame and inserting the door light and frame within a door; see column 4 lines 1-50 for the modling.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 7 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schlicht et al. in view of Naidus (3918226). Naidus discloses an insert with a raised top surface having a thickness and maximum height. The maximum height is centered on the raised portion and the height of the raised portion is decreasing at a constant rate toward an outer edge18. See figures 3 and 4. It would have been obvious to vary the design of Schlict to incorporate the configuration of Naidus in order to provide an insert which is light, has good strength and has good weatherability.

Claims 4-5, 15-16 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chapman E Jeanette whose telephone number is 703-308-1310. The examiner can normally be reached on Mon.-Fri, 8:30-6:00, every other fri. off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Friedman Carl can be reached on 703-308-0839. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jec

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/Primary Exception

Sheet 4 of 4 PATENT COPY W/ANNOTIONS 5,123,211 U.S. Patent June 23, 1992 2 convex ion top surface FIG. 12 plane plane of too thickness FIG. 13 26 28-20 46 30 26